

1	(2)	(A)	Based on the factors set forth in 18 U.S.C. §3142	(g), there is no
2			condition or combination of conditions of release	
3			that the defendant will not flee or pose a danger t	to the safety or
4			any other person or the community; or	
5		(B)	The defendant is unlikely to abide by an	y condition or
6			combination of conditions of release.	
7	(3)		There is probable cause to believe that, while	on release, the
8			defendant committed a Federal, State, or local f	elony, and the
9			presumption that no condition or combination of	conditions will
10			assure that the person will not pose a danger to the	e safety of any
11			other person or the community has not been rebutt	æd.
12	<u>OR</u>			
13	(4)) The court finds that there are conditions of release t	hat will assure
14			that the defendant will not flee or pose a danger to	the safety any
15			other person or the community, and that the defend	dant will abide
16			by such conditions. See separate Order setting con	nditions.
17) It is further ordered that this order is stayed for 72	hours in order
18	to allow the Government to seek review from the assigned district			
19	judge or criminal duty district judge as appropriate.			
20	<u>OR</u>			
21	C.			
22			IT IS ORDERED defendant be detained prior to tr	ial.
23				
24	DATED: 8/8/24			
25			1.11/1/	
26			DAVID T. BRISTOW	
27			UNITED STATES MAGISTRATE J	UDGE
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